IN THE UNITED STATES COURT OF APPEALS

	FOR THE ELEVENTH OIL	OT III	7	
	FOR THE ELEVENTH CIR	CUH	FILED	
			U.S. COURT OF APPEA	
			ELEVENTH CIRCUIT	
	No. 06-16260		MAY 18, 2007	
	Non-Argument Calenda	ır	THOMAS K. KAHN	
	Tion riigument culondu	11	CLERK	
D	. C. Docket No. 06-00423-C	V-BE	I-C	
ROBERT FORD,				
JANICE FORD,				
		Pla	intiffs-Appellants,	
	versus			
CHAMPION ENTERPI CHAMPION HOME B				
		Def	efendants-Appellees.	
* *	eal from the United States Dis for the Southern District of A			
	——————————————————————————————————————	riaoai	114	
	(May 18, 2007)			
Before TJOFLAT, DUF	BINA and CARNES, Circuit J	Judge	S.	

We affirm the district court's order of October 30, 2006, denying plaintiffs'

PER CURIAM:

motion to compel arbitration. As the court properly found (for the reasons stated in its order), plaintiffs "failed to establish that a valid agreement to arbitrate exists with respect to either CHB or CEI." We also affirm the court's order of November 16, 2006, denying plaintiffs' motion to alter or amend the October 30 order.

AFFIRMED.